IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§ .	
VIVALDI MUSIC ACADEMY, LLC	% %	Case No. 19-33978-H3
Debtor.	§	Chapter 11
ORDER (Relates to Docket No)		
CAME ON for consideration the Ex- Companies from Altering, Refusing, or Disc for Determining Requests for Additional Ade	continuing S	
ORDERED:		
1. The Motion is GRANTED .		
2. The Utility providers be permitted to retain its pre-petition security deposits in lieu of receiving a new deposit.		
3. Absent further Court order, all Utilities specified in Exhibit 1 are prohibited from interfering with, disturbing, or discontinuing services to the Debtor on account of this bankruptcy case and/or any unpaid invoices for pre-petition services.		
4. If any Utility is unsatisfied wi (i) file a motion with the Bankruptcy Court spreating forth the basis for the request and (ii) so of the motion.	pecifically r	•
Reserved for Judge's Signature		